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Federal Defenders
OF NEW YORK, INC.

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David E. Patton
Executive Director
and Attorney-in-Chief

Southern District of New York Jennifer L. Brown Attorney-in-Charge

January 21, 2020

BY ECF

The Honorable Kenneth Karas United States District Judge Southern District of New York 300 Quarropas Street White Plains, New York 10601

RE: United States v. Ramel Williams 08 CR 707 (KMK) 14 CV 4848 (KMK)

Dear Judge Karas:

I write with the consent of the Government to respectfully request an adjournment of Mr. Williams' sentencing, currently scheduled for February 4, 2020. Mr. Williams has been incarcerated in Atwater, California, and, per the BOP website, is still in California. As our office did not represent him on the underlying matter, I have never met Mr. Williams. I have also not yet received the updated Pre-Sentence Report. While I have collected mitigation materials, I need to meet with Mr. Williams in person in order to effectively prepare a sentencing submission on his behalf. I will promptly meet with him as soon as he is produced in New York. I apologize to the Court for this delay.

Thank you for your consideration of this request.

Granted.

Sustence is adjument to 3/16/20, at 2:00

Respectfully submitted

Tamara L. Giwa

Assistant Federal Defender

(212) 417-8719

M/ 1/22/21

AUSA Christopher Clore (via ECF)

cc: